Uniformed Fire Officers Association; Uniformed Firefighters Association of Greater New York; Correction Officers' Benevolent Association of the City of New York; Police Benevolent Association of the City of New York, Inc.; Sergeants' Benevolent Association; Lieutenants' Benevolent Association; Captains' Endowment Association; and Detectives' Endowment Association.

Petitioners/Plaintiffs,

-against-

Bill de Blasio, in his official capacity as Mayor of the City of New York; the City of New York; Fire Department of the City of New York; Daniel A. Nigro, in his official capacity as the Commissioner of the Fire Department of the City of New York; New York City Department of Correction; Cynthia Brann, in her official capacity as the Commissioner of the New York City Department of Correction; Dermot F. Shea, in his official capacity as the Commissioner of the New York City Police Department; the New York City Police Department; Frederick Davie, in his official capacity as the Chair of the Civilian Complaint Review Board; and the Civilian Complaint Review Board,

Respondents/Defendants.

Case No. 1:20-CV-05441

## NOTICE OF ENTRY OF STATE COURT ORDER

## TO: CLERK OF COURT AND ALL PARTIES OF RECORD

**PLEASE TAKE NOTICE** in connection with the Notice of Removal filed by Respondents/Defendants in this action (ECF No. 1), that attached hereto is a true and correct copy of an Order issued prior to removal that was entered and filed in the office of the Clerk of the Supreme Court of the State of New York, New York County on July 15, 2020.

Dated: July 15, 2020

New York, New York

## **DLA PIPER LLP (US)**

By: /s/ Anthony P. Coles

Anthony P. Coles Michael R. Hepworth 1251 6th Avenue New York, NY 10020

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Courtney G. Saleski

(pro hac vice to be filed) 1650 Market Street, Suite 5000 Philadelphia, PA 19103-7300 Telephone: (215) 656-2431 Facsimile: (215) 606-2046

Email: courtney.saleski@dlapiper.com

Attorneys for Petitioners

INDEX NO. 154982/2020

## SUPREME COURT OF THE STATE OF NEW YORK **NEW YORK COUNTY**

PRESENT:	HON. C. Edmead	PART 35	
		ıstice	
		X INDEX NO.	154982/2020
	FIRE OFFICERS ASSOCIATION, OFFIREFIGHTERS ASSOCIATION OF	MOTION DATE	07/15/2020
GREATER N BENEVOLEN YORK, INC., THE CITY O BENEVOLEN BENEVOLEN	IEW YORK, CORRECTION OFFICERS' NT ASSOCIATION OF THE CITY OF NEW POLICE BENEVOLENT ASSOCIATION OF F NEW YORK, INC.,SERGEANTS NT ASSOCIATION, LIEUTENANTS NT ASSOCIATION, CAPTAINS' ENDOWMEN DN, DETECTIVES' ENDOWMENT	MOTION SEQ. NO	001
	Plaintiff,		
	- v -		
OF THE CITY DANIEL A. N. COMMISSIO CITY OF NE' OFFICIAL CANEW YORK DERMOT F. COMMISSIO DEPARTMENT OF NEW YO CORRECTIC DEPARTMENT CAPACITY A	ASIO, IN HIS OFFICIAL CAPACITY AS MAYON OF NEW YORK, THE CITY OF NEW YORK IGRO, IN HIS OFFICIAL CAPACITY AS THE WARRY OF THE FIRE DEPARTMENT OF THE WARRY AS THE COMMISSIONER OF THE CITY DEPARTMENT OF CORRECTION, SHEA, IN HIS OFFICIAL CAPACITY AS THE WARRY OF THE NEW YORK CITY POLICE NT, THE FIRE DEPARTMENT OF THE CITY RK, THE NEW YORK CITY DEPARTMENT ON, THE NEW YORK CITY DEPARTMENT ON, THE NEW YORK CITY POLICE NT, FREDERICK DAVIE, IN HIS OFFICIAL AS THE CHAIR OF THE CIVILIAN COMPLAIN ARD, THE CIVILIAN ARD	ek, E ORDER E E OF	
	Defendant.		

The application of Petitioners/Plaintiffs Uniformed Fire Officers Association; Uniformed Firefighters Association of Greater New York; Correction Officers' Benevolent Association of the City of New York, Inc.; Police Benevolent Association of the City of New York, Inc.; Sergeants Benevolent Association; Lieutenants Benevolent 75, Association; Captains Endowment Association; and Detectives' Endowment Association for an Order pursuanttoCPLR§6301, on behalf of Petitioners/Plaintiffs("Petitioners") Uniformed Fire Officers

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Association, Uniformed Firefighters Association of Greater New York, Correction Officers
Benevolent Association of the City of New York, Police Benevolent Association of the City of
New York, Inc., Sergeants Benevolent Association, Lieutenant Benevolent Association, Captains
Endowment Association, and Detectives' Endowment Association, preliminarily restraining
Respondents, and those acting in concert with them, from publicly disclosing any records
concerning disciplinary matters against individual New York City police officers, firefighters,
and correction officers that are non-final, unsubstantiated, unfounded, exonerated or resulted in a
finding of not guilty ("Unsubstantiated and Non-Final Allegations"), or that regard settlement
agreements entered into prior to June 12, 2020, is decided in accordance with the "So Ordered"
transcript (Laura Ludovico, Sr.Ct.Rptr.)

During the court's first oral argument on this application, Counsel for Defendants/Respondents advised the court that this matter was being **Removed** from the Supreme Court of the State of New York, County of New York, to the United States District Court for the Southern District of New York. Initially counsel for Defendants/Respondents consented to this court issuing the following which was "So Ordered" by the Court:

It is hereby

**ORDERED** that pending the issue of an Interim Stay before the United States District Court for the Southern District of New York, the Defendants/Respondents, and those acting in concert with them, are *Stayed* from publicly disclosing any records concerning Unsubstantiated and Non-Final Allegations or settlement agreements as defined in the instant Petition, entered into prior to June 12, 2020, relating to the repeal of N.Y.C. Civ. Rights Law §50-a(1).

Thereafter, the court received an e-mail from counsel for Defendants/Respondents

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advising as follows:

Since the case has been removed it is our position, respectfully, that it is not appropriate for the Court to issue an order, including a stay pending the Federal Court hearing the TRO.

Per 28 USC 1446(d):

(d)Notice to Adverse Parties and State Court. —

Promptly after the filing of such notice of removal of a civil action the defendant or defendants shall give written notice thereof to all adverse parties and shall file a copy of the notice with the clerk of such State court, which shall effect the removal and the State court shall proceed no further unless and until the case is remanded.

A second Skype conference was held (Laura Ludovico, Sr. Ct.Rptr.) to address the issue of this court's authority to issue a Stay. Firstly, the above e-mail from counsel for Defendants/Respondents was not copied to counsel for Plaintiffs/Petitioners. Secondly uploading the Removal notice to NYCEF apparently does not constitute filing of a copy of the notice with the clerk of the court. Thirdly, counsel for Plaintiffs/Petitioners were not provided a written notice of removal. And finally, and most importantly, the court's stay Order was in effect. For the foregoing reasons, the following Order of this Court is in full force and effect. It is hereby

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<sup>&</sup>lt;sup>1</sup>. From the Protocol on Courthouse and County Clerk Procedures for Electronically Filed Cases -Subsection J Paragraph 1-" If an order in a NYSCEF case directs that the County Clerk take action, a copy of the order must be served on the County Clerk (CPLR § 8019 (c)), as the order will usually expressly provide. This shall be done by filing with NYSCEF a completed Notice to the County Clerk - CPLR § 8019 (c) (NYSCEF Form EF-22, available on the NYSCEF site)."

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**ORDERED** that pending the issue of an Interim Stay before the United States District Court for the Southern District of New York, the Defendants/Respondents, and those acting in concert with them, are Stayed from publicly disclosing any records concerning Unsubstantiated and Non-Final Allegations or settlement agreements as defined in the instant Petition, entered into prior to June 12, 2020, relating to the repeal of N.Y.C. Civ. Rights Law §50-a(1).

7/15/2020 DATE	_			ALKEL HON. CAROL	R. EDMEAD J.S.C.
CHECK ONE:	Х	CASE DISPOSED		NON-FINAL DISPOSITION	
		GRANTED DENIED	Х	GRANTED IN PART	OTHER
APPLICATION:		SETTLE ORDER		SUBMIT ORDER	
CHECK IF APPROPRIATE:		INCLUDES TRANSFER/REASSIGN		FIDUCIARY APPOINTMENT	REFERENCE

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